UNITED STATES DISTRICT COU EASTERN DISTRICT OF NEW Y			
SUSAN MOSES, on behalf of herse similarly situated,	elf and all others Plaintiff,	x : : :	ORDER 14-CV-3131 (SMG)
-against-		: :	
APPLE HOSPITALITY REIT, INC	··,	: :	
	Defendants.	: :	
		_X	

GOLD, STEVEN M., U.S. Magistrate Judge:

On May 5, 2017, plaintiffs moved for preliminary approval of a class settlement and related relief. Docket Entry 47. The motion was subsequently referred to me for Report and Recommendation. Order dated May 11, 2017. On September 7, 2017, the parties consented to reassignment of this action to me for all purposes related to settlement. Docket Entry 64. Chief United States District Judge Irizarry endorsed the parties' agreement on September 8, 2017. Docket Entry 65.

I held a conference with respect to plaintiffs' motion on July 7, 2017. Questions about the motion were discussed at that time, and the parties were asked to submit a supplemental memorandum of law and to make minor modifications to the settlement agreement and proposed long form and summary notice. *See* Transcript of Proceedings held on July 7, 2017, Docket Entry 54. The parties submitted revised documents on August 21 and 25, 2017. Docket Entries 60, 61, and 63.

The parties' most recent submissions adequately address the concerns raised by the Court at the hearing on July 7, 2017. In particular, plaintiffs' Amended Memorandum of Law ("Am. Mem."), Docket Entry 61, satisfactorily explains why plaintiff Moses, who purchased shares in

what the parties refer to as A8 but not in A7, may nevertheless serve a proper class representative

of purchasers of both. Am. Mem. at 10. The parties have also expounded upon why, although

the settlement amount reflects only a small percentage of the damages plaintiffs assert they could

prove at trial, the litigation risks are sufficiently substantial to conclude that the amount is fair

and reasonable. Am. Mem. at 15-18. The parties have likewise more thoroughly explained the

basis for the allocation plan contemplated by the settlement agreement, Am. Mem. at 19-22, and

that appears to be fair and reasonable as well. Finally, the parties have amended the settlement

agreement and both forms of notice to absent class members largely as was discussed during the

hearing on July 7, 2017. Docket Entry 60.

Accordingly, the Court is prepared to enter the proposed Order Preliminarily Approving

Class Action Settlement submitted as Docket Entry 60-2. Counsel shall submit a revised version

of the proposed order by September 18, 2017 that includes suggested dates for each relevant

event, after contacting my chambers to determine the Court's availability for a final fairness

hearing.

SO ORDERED.

STEVEN M. GOLD

United States Magistrate Judge

Brooklyn, New York

September 11, 2017

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